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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/698,798	10/27/2000	Michael J. Stevens	585-1017	5149

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EXAMINER

PITTS, HAROLD I

ART UNIT

PAPER NUMBER

2876

DATE MAILED: 04/22/2002

Please find below and/or attached an Office communication concerning this application or proceeding.



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091698,798

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.
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Commissioner of Patents and Trademarks

1.  The communication filed 1/24/02 is informal/non-responsive for the reason(s) checked below and should be corrected. APPLICANT IS GIVEN ONE MONTH FROM THE DATE OF THIS LETTER OR UNTIL THE EXPIRATION OF THE PERIOD FOR RESPONSE SET IN THE LAST OFFICE ACTION (WHICHEVER IS LONGER) WITHIN WHICH TO CORRECT THE INFORMALITY.

- a.  The amendment to claim(s) \_\_\_\_\_, filed \_\_\_\_\_, fails to comply with the provisions of 37 C.F.R. 1.121 and is accordingly held to be non-responsive. A supplemental paper correcting the informal portions and complying with the rule is required.
- b.  The paper is unsigned. A duplicate paper or ratification, properly signed, is required.
- c.  The paper is signed by \_\_\_\_\_, who is not of record. A ratification or a new power of attorney with a ratification, or a duplicate paper signed by a person of record, is required.
- d.  The communication is presented on paper which will not provide a permanent copy. A permanent copy, or a request that a permanent copy be made by the Office at applicant's expense, is required, see M.P.E.P. 714.07.
- e.  Other

2.  In accordance with applicant's request, THE PERIOD FOR RESPONSE FROM THE OFFICE ACTION DATED \_\_\_\_\_ IS EXTENDED TO RUN \_\_\_\_\_ MONTH(S). No further extension will be granted unless approved by the Commissioner. 37 C.F.R. 1.136 (b)

3.  Receipt is acknowledged of papers submitted under 35 U.S.C. 119 which papers have been made of record in the file.

4.  Other RESPONSE IS VAC-UE. "NOVEL" LANGUAGE OR REACt CLAIM MUST BE Quoted FROM REACt CLAIM AND COMPARED IN DETAIL WITH THE PREFERENCEs. INTENDED USE AND DESIRED RESULTS ARE NOT NOVEL STATEMENTS.

Harold J. Pitts  
Primary Examiner